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18 | Proposed Co-Lead Counsel for Movant Arman Anyari and the Class

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

22 BRUCE MACDONALD, Individually and on Behalf of All Others Similarly Situated.

Case No. 3:17-cv-07095-RS

23 Plaintiff,
24 v.

**SUPPLEMENTAL DECLARATION OF
HUNG G. TA IN FURTHER SUPPORT OF
ARMAN ANVARI'S MOTION FOR
APPOINTMENT AS LEAD PLAINTIFF
AND APPROVAL OF COUNSEL**

CLASS ACTION

1 GEVERS, DIEGO PONZ, GUIDO SCHMITZ-
2 KRUMMACHER, BITCOIN SUISSE AG,
3 NIKLAS NIKOLAJSEN, and DOES 1-100,
4 INCLUSIVE,

Judge: Hon. Richard Seeborg
Courtroom: 3, 17TH Floor

Defendants.

5 GGCC, LLC, an Illinois Limited Liability
6 Company, Individually and on Behalf of All
7 Others Similarly Situated,

Case No: 3:17-cv-06779-RS

8 Plaintiff,

9 DYNAMIC LEDGER SOLUTIONS, INC., a
10 Delaware corporation, TEZOS STIFTUNG, a
11 Swiss Foundation, KATHLEEN BREITMAN,
12 an Individual, ARTHUR BREITMAN, an
Individual,

13 Defendants.

14 ANDREW OKUSKO, individually and on
behalf of all others similarly situated,

Case No. 3:17-cv-06829-RS

15 Plaintiff,

16 DYNAMIC LEDGER SOLUTIONS, INC.,
17 THE TEZOS FOUNDATION, KATHLEEN
18 BREITMAN, ARTHUR BREITMAN, and
TIMOTHY DRAPER,

19 Defendants.

20 ANDREW BAKER, individually and on behalf
of all others similarly situated,

Case No. 3:17-cv-06850-RS

21 Plaintiff,

22 v.

23 DYNAMIC LEDGER SOLUTIONS, INC., a
24 Delaware Corporation, TEZOS STIFTUNG, a
25 Swiss Foundation, KATHLEEN BREITMAN,
26 an individual, ARTHUR BREITMAN, an
individual, JÖHANN GEVERS, an individual,
STRANGE BREW STRATEGIES, LLC, a
California limited liability company, and DOES
1 through 100 inclusive,

27 Defendant.

1 I, Hung G. Ta, declare under penalty of perjury as follows:

2 1. I am the principal of the law firm Hung G. Ta, Esq. PLLC (“HGT Law”), counsel to
3 proposed Lead Plaintiff Arman Anvari and proposed Co-Lead Counsel for the putative class in the
4 above-captioned action (the “Action”). I am an active member in good standing of the bar of the
5 State of New York and will apply to be admitted *pro hac vice* in this matter. I submit this
6 supplemental declaration in further support of Arman Anvari’s Motion for Appointment as Lead
7 Plaintiff and Approval of Counsel.

8 2. On January 25, 2018, Mr. Anvari submitted a Certification disclosing his financial
9 interest in this litigation. While Mr. Anvari believes the Certification complied with the requirements
10 of N.D. Cal. Local Rule 3-7(c), for the avoidance of doubt, attached as Exhibit A is a true and correct
11 copy of the Supplemental Certification of Arman Anvari, dated February 18, 2018.

12 I declare under penalty of perjury that the foregoing is true and correct, this 20th day of
13 February, 2018.

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15 /s/ Hung G. Ta
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